

CLARA MAE OVERTON

IBLA 72-379

Decided June 16, 1972

Appeal from a decision of the Utah state office, Bureau of Land Management, requiring certain stipulations as a prerequisite to issuance of oil and gas lease pursuant to application U-17956.

Dismissed.

Rules of Practice: Generally

When an appeal was taken from a decision requiring execution of stipulations and the stipulations are executed while the case is on appeal, the appeal will be dismissed and the record remanded for further processing.

APPEARANCES: Clara Mae Overton, pro se.

By the Board.

This is an appeal from a requirement by the Utah state office, Bureau of Land Management, that the appellant execute certain stipulations as a prerequisite to the issuance of an oil and gas lease pursuant to her application, U 17956. The appellant asserted that the stipulations are restrictive and should not be imposed. However, during the period of appeals she considered her position and executed the required stipulation. There is no other question raised by this appeal.

Therefore, pursuant to the authority delegated to the Board of Land Appeals, 211 DM 13.5, the appeal is dismissed and the case remanded for further processing.

